## THE UNITED STATES PATENT AND TRADEMARK OFFICE Re: Appeal to the B ard f Patent Appeals and Interferences

	In re <u>Pa</u> Invento Appln.	r(s):	T APPLICATION of CATT, et a;/ 08	935,717	E: A:	roup Art Unit: xaminer.: tty. Dkt. P	1645 Portner, V. 241939	R324		
	Title: T	EST ommi	Series Code 1 mber 23, 1997 KITS AND DEVICES ssioner of Patents D.C. 20231	APR 1 1 2001		ate: April 11, 20	001	Client CEIV PR 1 3 20	ED	
	Sir:						TECH C	ENTER 16	nn/2900	
	1.	$\boxtimes$	NOTICE OF APPEA	<u>L</u> : Applicant hereby a	April 11, 200	01	t Appeals and I	nterferenc	es from	
	<ul> <li>BRIEF on appeal in this application attached in triplicate (extendable up to 5 months).</li> <li>An ORAL HEARING is respectfully requested under Rule 194 (due two months after Examiner's Answer- unextendable)</li> </ul>									
	<b>4</b> . <b>5</b> .	4. Reply Brief is attached in triplicate (due two months after Examiner's Answer – unextendable).								
	6. Fee NOT required if/since paid in prior appeal in which the Board of Patent Appeals and Interferences did not render a decision on the merits (35 USC 134).									
	7. <b>FEE</b>	CAL	CULATION				Large/Small Entity		Fee Code	
	If box 1	abov	re is X'd,			enter	\$310/155	\$310	119/219	
			e is X'd,				\$310/155	\$0	120/220	
	If box 3 above is X'd,enter						\$270/135	\$0	121/221	
l l	If box 4	box 4 above is X'd,enter nothing								
	8. Orig	8. Original due date: April 11, 2001								
			hereby made to exte			\$110/\$55			115/215	
			date this response is	filed for which the	(2 mos)	\$390/\$195			116/216 117/217	
	requisit	e tee	is attached.		(3 mos) (4 mos)	\$890/\$445 \$1390/\$695			118/218	
			<i>(</i> U	sable only if box 2 is		\$1890/\$945	+\$0		128/228	
	10 Ent	er an	y previous extension		eviously since					
	Original due date (item 8 );						-\$0			
	11.		Subtract line 9 fro	m line 8 and enter:	Total Extension	on Fee		+\$0		
•	12. TOTAL FEE ATTACHED = \$310									
				ount No. 03-3975)		•				
			(Our Order No.	60113 C#	241939 M#	9				
C†-IARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.  This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.										
04/	04/12/2001 RHARIS1 00000084 08935717 Pillsbury Winthrop LLP									
01 FC:119 310.00 @ Intellectual Property Group										
	1100 N	ew Y	ork Avenue, NW	By: Atty: Pe	rry E. Van Ov	er	Reg. N	lo. <u>4219</u>	7	
		ngton, 02) 80	DC 20005-3918 61-3000 V/pdn	sig: M	ra Jeu	eel Reg	<u>·<i>NO</i></u> Fax: (2 /3,4 <sub>6</sub> z Tel: <b>(</b> 2	202) 822-0 2 <b>02) 861-3</b>	944 <b>545</b>	
			NOTE: File this c v	er sheet in <u>duplicat</u>	<u>e</u> with PTO re	ceipt (PAT-10:	3A) and attach	ments		

PAT-126 10/00